IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

THOMSON REUT	ΓERS ENTERPRISE)	
CENTRE GMBH and WEST PUBLISHING)	
CORPORATION,)	
)	
	Plaintiffs and)	
	Counterdefendants,)	C.A. No. 20-613 (SB)
)	
v.)	
)	
ROSS INTELLIGENCE INC.,)	
)	
	Defendant and)	
	Counterclaimant.)	

PLAINTIFFS' MOTION TO EXCLUDE CERTAIN TESTIMONY, ARGUMENT, OR EVIDENCE REGARDING THE OPINIONS OF L. KARL BRANTING

Plaintiffs Thomson Reuters Enterprise Centre GmbH and West Publishing Corporation (collectively, "Plaintiffs") respectfully move to exclude certain testimony, argument, or evidence regarding the opinions of Defendant ROSS Intelligence Inc.'s purported expert, Dr. L. Karl Branting.

The grounds for this Motion are set forth in Plaintiffs' Opening Brief in support of the Motion and accompanying exhibits and declarations, filed concurrently herewith. A proposed order is attached.

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/s/ Michael J. Flynn

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December 22, 2022

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Certification Under D. Del. LR 7.1.1

Pursuant to D. Del. LR 7.1.1, undersigned counsel certifies that the foregoing motion was discussed during a teleconference with counsel for Defendant ROSS Intelligence Inc. on December 15, 2022, including Delaware and lead counsel for all parties. The parties were unable to reach agreement on the relief requested, and Plaintiffs understand that ROSS will oppose the motion.

/s/ Michael J. Flynn

Michael J. Flynn (#5333)

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

THOMSON REUTERS ENTERPRISE CENTRE GMBH and WEST PUBLISHING CORPORATION,)))
Plaintiffs and Counterdefendants,)) C.A. No. 20-613 (SB)
V.)
ROSS INTELLIGENCE INC.,)
Defendant and Counterclaimant.)))
[PROPOS]	ED] ORDER
This Court, having considered Plaintiffs	s Thomson Reuters Enterprise Centre GmbH and
West Publishing Corporation's (collectively, "F	Plaintiffs") Motion to Exclude Certain Testimony,
Argument, or Evidence Regarding the Opini	ons of L. Karl Branting, and the briefing and
arguments thereto,	
IT IS HEREBY ORDERED this da	ay of 202_ that Plaintiffs'
Motion to Exclude is GRANTED .	
Dated:	
	The Honorable Stephanos Bibas

CERTIFICATE OF SERVICE

I hereby certify that on December 22, 2022, I caused the foregoing to be electronically filed with the Clerk of the Court using CM/ECF, which will send notification of such filing to all registered participants.

I further certify that I caused copies of the foregoing document to be served on December 22, 2022, upon the following in the manner indicated:

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